

MICHAEL P. and SHELLIE GILMOR,
et al.,

Plaintiffs,

vs.

PREFERRED CREDIT CORP., et al.,

Defendants.

VS.

PREFERRED CREDIT CORP., et al.,)
)
Defendants.)

1. The Motion to Stay (Doc. # 750) is denied, but all deadlines related to Lasalle Bank are suspended.
2. The parties shall file their motion for preliminary settlement approval on or before November 1, 2012.
3. The motion to stay regarding LaSalle National Bank advises the Court that the anticipated settlement obviates the need for the Court to consider, *inter alia*, motion 686. The Court is confused because the parties previously advised motion 686 did not have to be addressed. See Doc. # 711. The Court presently believes the only summary judgment motions that are not affected by anticipated settlements (and thus need to be ruled before the pretrial conference) are:

Doc. # 703 [to the extent it relates to any of the four defendants listed above]

IT IS SO ORDERED.

DATE: October 11, 2012